DISABILITY
If you are a person with a disability, whether visible or invisible (mental, physical, or emotional), a potential or current housing provider may not ask about the nature or severity of your disabilities. Nor may anyone in the housing transaction ask about the disabilities of your family members, visitors, acquaintances, or friends. If a tenant’s disabilities require an exception to a policy/rule or a change to a structural element, in order to use and enjoy the dwelling, the tenant may make a reasonable accommodation request (rule/policy) or a reasonable modification request (structural) of the housing provider. I.e. In a complex with first-come-first-serve parking, a person with mobility disabilities may ask for a reserved parking space. Generally, with accommodations, there is little to no cost involved. However, with modifications (installing a grab bar, ramp, etc.) the tenant will usually pay for the cost of the modification and can be asked to have it done in a workman-like manner. It is also possible the tenant may be required by the housing provider to return the structure to its original state.

MARITAL Status
In WA state, housing providers are prohibited from denying rentals or making different terms or conditions of tenants because a person is single, married, widowed, separated or divorced.

“Sorry, we would like to rent to you, but we’d like a nice, professional, married couple in our home” may lead to a housing discrimination complaint.

A person’s ability to rent a place should be based on the application criteria, passing the tenant screening, (credit report, criminal background, rental history check) and meeting the financial obligations of the unit. The property should be listed and advertised only by its features (bedrooms, baths, garage, deck, etc.) not by the “type” of people the housing provider prefers (adults, couples, US citizens, females only, etc.)

VETERAN/MILITARY Status
Being active military or an honorably discharged veteran should not limit your housing options.

“Sorry, I can’t rent to you —you could get called up and not finish the lease term” is housing discrimination. If you are called up, you have the right to a lease release without financial penalty. If you have a service related disability, you may also ask a housing provider for a reasonable accommodation or reasonable modifications as described above.

The work that provided the basis for this publication was supported in part by funding under a grant with the U.S. Department of Housing and Urban Development. NWFHA is solely responsible for the accuracy of the statements and interpretations contained in this publication. 4/16

Fair Housing Rights

If you think you have been discriminated against in a housing transaction, contact:

Northwest Fair Housing Alliance
35 W. Main Ave, Suite 250
Spokane, WA 99201

Ph. 509-325-2665
1-800-200-FAIR (3247)
Fax: 1-866-376-6308
www.nwfairhouse.org

We can advise you of your options & advocate for you. Our services are free.
As a tenant in Washington State, the federal Fair Housing Act (FHA) provides you protection, equal opportunity, and discrimination free housing on the basis of: race, color, national origin, religion, sex, disability, & familial status. In WA State, the Washington Law Against Discrimination (WLAD) gives you additional housing protections for: marital status, sexual orientation/gender identity, and veteran/military status.

The FHA and WLAD cover all parts of your housing transaction: your housing search, application & screening, the rental agreement, obtaining renter’s insurance, the terms and conditions of your tenancy, lease renewal, termination of tenancy and the vacating process. If you pass the housing provider’s screening criteria, and are able to pay the deposits, rent and associated fees being advertised, you should be free to choose the housing that suits you and/or your family best.

Fair Housing: It’s Your Right!

FEDERAL
- Race
- Color
- National Origin
- Religion
- Sex (Gender)
- Disability
- Familial Status
  (children in family)

WASHINGTON STATE
- Marital Status
- Sexual Orientation/Gender Identity
- Veteran/Military Status

RACE, COLOR, NATIONAL ORIGIN

Being denied housing, restricted to certain areas of an apartment complex or steered to neighborhoods for “people more like you” is housing discrimination. If you call on an ad for housing and everything seems available on the phone, but when you show up in person at the appointment to see the unit and it is suddenly no longer available, you may have an allegation of housing discrimination.

RELIGION/CREED

Advertising for a dwelling should exclude all religious or non-religious descriptors or preferences. Ads referring to a specific church as an attraction of the housing could result in a fair housing allegation unless all churches in proximity are listed as it could be perceived the housing provider is preferring, encouraging or discouraging “types” of people from applying.

SEX/GENDER

Under the Fair Housing Act, a potential or current housing provider is prohibited from sexually harassing tenants, making sexual advances or asking sexual favors of tenants in exchange for housing, housing amenities (appliance upgrades, a parking space, etc.) or tenant services such as getting repairs made, the utilities maintained, or having a lease renewed.

FAMILIAL STATUS (minors in the household)

The Fair Housing Act makes it illegal for housing providers to discriminate against prospective or current renters who have a child/children, are expecting a child, or are adopting or fostering children as a member of their household. Secondly, overly restrictive rules on children may be perceived as discriminatory since housing standards must be applied equally whether the tenant is an adult or a child. I.e. “No kids toys in the hallway” is discriminatory. “No personal belongings in the hallway” is okay.

Additionally, families with children cannot be steered by housing providers into renting only ground floor units (because “kids are noisy”) or denied at properties with special characteristics (because “it is too dangerous for kids”) i.e. busy streets, balconies, saunas, or fireplaces. Finally, housing that is specifically labeled for “Seniors Only” (55+, 62+) must meet very specific guidelines to qualify as exempt from this law. A private landlord who advertises for “adults only” without meeting all of the guidelines violates the Fair Housing Act.